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26 THE UNITED STATES DISTRICT COURT

27 FOR THE NORTHERN DISTRICT OF CALIFORNIA

28 YINTAO YU, an individual,

Case No. 4:23-cv-04910-SI

Plaintiff

AMENDED NOTICE OF MOTION
TO COMPEL ARBITRATION

v.
22 BYTEDANCE, INC., a Delaware Corporation;
23 SHUYI (SELENE) GAO, an individual,

Defendants.

[Originally San Francisco Superior Court
No. CGC-23-608845]

Date: November 17, 2023
Time: 10:00 a.m.
Location: Courtroom 1, Floor 17

State Action filed: September 5, 2023
Removal Date: September 25, 2023
Trial Date: None

ADDITIONAL COUNSEL

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Attorneys for Defendant
SHUYI (SELENE) GAO

TO PLAINTIFF AND HIS COUNSEL OF RECORD:

PLEASE TAKE NOTICE that on **November 17, 2023**, at 10:00 a.m., or as soon thereafter as counsel may be heard in Courtroom 1, 17th Floor before the Honorable Susan Illston of the United States District Court for the Northern District of California, 450 Golden Gate Avenue, San Francisco, CA 94102, defendants ByteDance Inc. and Shuyi (Selene) Gao (collectively, “Defendants”) will and hereby do move this Court for an order compelling plaintiff Yintao Yu to arbitration, staying proceedings pending the resolution thereof, and enjoining Yu from continuing to litigate the compelled claims in his concurrent state court proceeding, San Francisco Superior Court, Case No. CGC-23-606246.

This Notice amends and corrects the hearing date for the previous notice filed on October 5, 2023.

Dated: October 6, 2023 GREENBERG TRAURIG, LLP

By: /s/ Anthony E. Guzman II
Charles O. Thompson
David Bloch
Melissa Kendra
Anthony E. Guzman II

Attorneys for Defendant
BYTEDANCE INC.

Dated: October 5, 2023 LITTLER MENDELSON, P.C.

By: /s/ Demery Ryan
Gregory Iskander
Demery Ryan
David Maoz

Attorneys for Defendant
SHUYI (SELENE) GAO

1 **ATTESTATION PURSUANT TO CIVIL LOCAL RULE 5-1(I)(3)**

2 I, Anthony E. Guzman II, hereby attest, pursuant to N.D. Cal. Civil Local Rule 5-1, that the
3 concurrence to the filing of this document has been obtained from Demery Ryan, signatory hereto.
4

5 Dated: October 5, 2023

GREENBERG TRAURIG, LLP

6 By: /s/ Anthony E. Guzman II

7 Anthony E. Guzman II

8 Attorneys for Defendant
9 BYTEDANCE INC.

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